UNITED STATES BANKRUPTCY COURT

NORTHERN DISTRICT OF INDIANA

in Re: Jeffrey	Michael Riffel	and Christin	e Sue Riffe
	Deblore		

Chapter 13

Case No: 14-33109

	GHAPTER 13 PLAN								
[X]	Original Islare mo	dified from	ine Trusi	lee Standard Plan		Modifical	llon#	1	Provision
1.	. Plan Paymonte:								
	a,	Deblor(s) váll mak	e payments in the amou	in l of \$3,499.78 per l	nonlir;			
	b. Debtor(e) estimate the Plan tength of 60 months. The Plan payment will commence not fater than 30 days from the date of filing of the voluntary potition or date of conversion;						e from the		
	o. begins li	o. Dobtor will pay all statutory adequate protection payments through the Trustee office. As such, provided the Debtor begins the required payments to the Trustee, adequate protection will begin at confirmation unless otherwise ordered by the Court;							
	d.	Debtor(s) will turn	over copies of federal &	stale incomo lex rel	urns each ye	er of the Plan to	o the Trustee;	
	e,	Deblor(s) have prorated all income tex refunds into the disposable income and current monthly income calculations;							
	f. Unsecu	To meet ed Credito	the best i re will rec	interests of creditors tes valvo no tess than \$600.0	t, the means test and DO.	llor the dispo	osable Income (iesi, iho Class eig	ht General
2.	Dialyuraemente by Trustoot								
	a.	Class O	no Adn	ılnıstrativo Exponsos:					
		ì,	Trustee	loos as determined by	statuto;				
		1]. Allomey less end costs. Attorney less will be paid after Class Two, Four and Nine monthly paym pelliton current.				ents are post-			
			(X)	An agreed fee of \$2,6 balance due of \$0.00	500.00 less emounts plus costs advance	pald as disc I in the amor	dosed in Rule 2 unt of \$0.00 wh	016(b) Statement ich totels \$0.00;	, leaving a
			{1	Allorney's fees to be	applied for and app	oved by the	Court;		
	b. Trusico class wi	ahall com	nence pa	itinuing Glaims: Those yments from the dale of hly payment pro-rala wi	the filing of the petit	ion unioss th	t payment is du no proof of clain	e heyond the leng a provides for a la	ilh of the Plan. Ier dato. This
Creditor				Address	of Collateral Charles Street, Osce	ole indiana		Monthly Payment	\$1,313.44
Select F	ortfollo Se	ŕ		Pollion Arreatage on G		ANT HAIGHT	-COSOT		
			bto-tate	exiont the claim and Pla a after Classes Two, Fo	n confict, the Truste ur and Nine.	o shaq karla o	he allowed prod	of of claim. This c	lass will be pald
Creditor	/Collale(a)			ddress of Collateral	Arroars /	umount		Interest Rate if Mongage phor to 10/84	

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\$146,000.00

address RTE***

	d.	Class Four Socured Claims	!		
		i. Class Four (A) credi and shall be paid a monthly pay filed and confirmed Plan confile amount under the daim treated	yment pro-reta with the Class 4, the Trustee shall pay the v	Tyro, Four and Nine. To the o aine purevant to the Pian p	elain their lines until discharge xient that the proof of claim rovialone with the remaining
Creditor	·····	Collateral	Value	Int. Rete	Monthly Payment
NIA					
	FAILURE PLAN PE	to object to this treat Rovision as to value, inte	Ment of Class Four (A) Rest rate and Monthl'	Claims Will be deemed Y Payment.	ACCEPTANCE OF THIS
		il. Class Four (A) cred their itens until discharge and s	liore eliali be pald the princi hall be paid a monthly payme	pal amount of thoir allowed ni pro-rala with the Class Ond	cialm, estimated below, retain), Two, Four and Nine creditors.
Creditor		Collateral	Est, Claim Balance	Int. Rato	Mility Payment
N/A					
	Failure to timely object to confirmation of this plan provision shall be deemed acceptance of interest rate and monthly payment.				emed aggeptance of
		iii, Glass Four (C) cred retain the iten on the Debtor's during the bankruptcy, upon no Trustoo, Dobtore will then have shall be paid concurrently with	roal estate securing such lex olice to the Truslee, the estate o the duly to increase their pay	will pay the remaining portion	ne lexes are not paid timely n of the secured claim thru the
County Address of Real Estate					
e. Class Five - Secured Creditors - Motion To Avoid Lions: Class Five creditors were secured at one time stripped and voided as the value of the Creditor's interest in the collateral is \$0.00. The secured status of the following claim shall be, upon discharge, completely stripped away by \$506(a), voided by \$506(f) and, pursuant to \$1327(e), the property shall be free and clear of all said pre-pelition liens listed below. Class Five creditors shall only have a Class unsecured claim which must be timely filled to be allowed.				atus of the following creditor's nt to §1327(e), the Debtor's	
	Legal Da	scription of Property:			
Llen Holder		City/Court County Recorded	Cause or Mortgage Acct No.	Jgmt Dale or Mongage Dale	Jgml Amt or Mortgago Amt
N/A	<u> </u>	COUNTY TROOTIONS			
	f, U.S.C. §	Class Six – Priority Unsecur 607 shall be paid in full during li	od Cialms 11 U.S.C. §1322(A to Pian. This class will be pale	.)(2): All allowed priority claim pro-rata after Class Three S	s entitled to priority under 11 ecured Claims are paid in full.
Creditor			rpo of Priority	Amount to be	e pald
N/A	g, Priority U	Class Sovon → Special Unser Insecured Claims.	oured Claims: Class Seven c		
Creditor		Λι	mount	Reason for S	Special Treatment
N/A					

h.

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	i, Class Nino - Executory Co U.S.C. §365]. Class Nine creditors she paid a monthly payment pro-reta with in the amount set forth below pro-rata	the Class Two and Four creditors	nelition monthly loase payr	nent thru the Trustee and shall bo	
	Continuing, Post-Polition Obligation	ne;			
Credilor	Collateral	Assume/Reject	Reg. Pyml	Gontract Expiration Date	
N/A					
	Pre-Petition Default:				
Creditor		Collatoral	Estimatod	Amt of Default	
N/A					
	Those executory contract a confirmation of the Plan will directly by the Debtor.	nd/or unexpired leases not listed In respect to any rejected execute	herein are rejected. The e ay contract or unexpired to	ulomatic stay shall be lifted upon ase assumed that is to be paid	
3,	PAYMENTS MADE DIRECT BY THE	DEBTOR;			
	a. Class One - Continuing Claims that are GURRENT as of the date of the filing of the Potition, Debter shall commence payments from the date of the filing of the petition.				
Creditor		Address	of Collateral	dlane dOEOd	
CPS, inc. GM Financial		10263 C 10263 C	Cherias Sireel, Osceola, in Cheries Sireel, Osceola, in	diana 46661	
	b. Class Two Secured Classifier of the pelition.	ms that are co-algned. Deblor/C	Co-signer shall maintain re	gular monthly payments from the	
Creditor		Address	s of Collateral		
ÑΑ		•			
4.	PROPERTY SURRENDERED				
	8. Surrender of Collatoral. The debtor will surrender debtor's interest in the following collatoral securing each allowed secured claim filed by the following creditors. Upon the entry of the order confirming this Plan, the automatic stay imposed by 11 U.S.C. §362(a) shall be terminated pursuant to 11 U.S.C. §362(d). If the surrendered property is not subject to 1325(a)(0), the creditor may file a deficiency claim after sale, which if allowed would be treated as Class Eight General Unsecured Claims as about Sald deficiency claim will be paid as a Class Eight Unsecured if such creditor linely files or amende its claim for such deficiency.				
Creditor		Collater	ral		
N/A					
5.	GENERAL PROVISIONS.				
	a. Vesting, Possession of E Debior's schedules will vest in the de during the pendency of this case unle securing their claims unless otherwise	btor (11 U.S.C. §1327(b)]. The do ess specifically provided herein [1	eblor will remain in 908668	the Pian, all property listed in the sion of all property of the estate cured craditors shall retain the ilens	
	b. Debtor's Causes of Aulio held by the Debtor.	n: Debtor will file a Motion To Hi	re Counsel and Mollon to C	Compromiso all causes of action	
	C. Surrender or Abandonma surrendered or abandoned;	ant of Collateral; Upon confirma	lion, the automatic stay is	lifted as to any collateral treated as	
	d. Prohibition against incur- obtaining approval from the Court or	ring Post-Potition Dobt: While t Truslee;	his case is pendiny, tho de	ablor will not incur debt without first	
	e. Proof of Claims Required Including holders of secured claims, i	l for Distributions; To Receive (must file a proof of claim with the	listributions from the truste benkruptcy Court.	e under this Pien ell croditors,	

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- f. Debtor Duty To Maintain Insurance: Debtor will maintain all insurance required by law and contract upon property of the estate and the debtor's property.
- g. Curing Mortgage Defaults: The rights of holders of claims secured by a mortgage on real property of the debtor, proposed to be cured in paragraph 2 of Section B of this Plan, shall be modified only to the extent paying the amounts specified in paragraph 2 of Section B, while making all required post-petition principal, interest and escrew payments, shall result in full reinstatement of the mortgage according to its original terms, extinguishing any right of the mortgage holder to recover any amount alleged to have arisen prior to or during the pendency of the case, other than costs of collection and post petition costs and fees as outlined below.
- It. Entry of Ordore Lifting Stay: Upon entry of order lifting stay, no distributions shall be made to the secured creditor until such time as an amonded delicioncy claim is filed by such creditor.
- i. Secured Claims will be paid the value listed in the Plan or the value of the collatoral fisted in the proof of claim -- whichever is tess.
- j. It is the Dehtor's intent to provide for every claim unless specifically stated otherwise. Unless the claim is set forth specifically in this Plan as a secured claim, the Debtor is purposely classifying the claim as unsecured.

Other provisions:	h . A1 44
Daled: 1/6/15	Self liftel
,	Deblo Mitta Riffel
	Deblor

Prepared by: Lisa Gilkey-Schoetzow 228 West High Street Elkharl, Indiana 46616